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Provide for the establishment of Day Industrial Schools A.D. 1903. in Ireland.

BE it enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

 This Act may be cited as the Day Industrial Schools Short title. (Ireland) Act, 1993.

This Act shall extend to Ireland only.

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Extent.

In the construction of this Act—
 Definity
 The expression "Chief Secretary" shall mean the Chief
 Secretary of the Lord Lieutenant of Ireland for the time
 being:

The expression "justices" shall mean two or more justices in petty sessions, and the expression "magistrate" shall mean a police magistrate acting in any police court for the Dublin metropolitan district.

4. If the Chief Secretary is satisfied that owing to the Power to circumstances of any class of population in any district a school increase in, which industrial training, elementary education, and one or schools more meals a day, but not lodging, are provided for the children.

20 is necessary or expedient for the proper training and control of the children of such class, he may in like manner as under the Industrial Schools (Ireland) Act, 1898, certify any such school (in 31 as 2 Vistthis Act referred to as a day industrial school) in the neighbourhood a 20: of such population to be a certified day industrial school.

55 5. In order to obtain the approval of the Chief Secretary as Parisatise aforesisd where required, the managers of the school or promoters rejected of the intended school shall forward to the Chief Secretary apreval particulars of the proposed establishment or charges, the plan of the proposed alterations, endargement, rebuilding or building, drawn

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A.D. 1908. on such scale and accompanied by such particulars and estimates of costs as the Chief Secretary shall think fit to require, and the Chief Secretary may approve of the particulars and plans submitted to him with or without modification or may disapprove of the same, and his approval or disapproval shall be certified in writing 5 under his hand.

Power to withdraw certificate.

6. If the Chief Secretary is of opinion that by reason of change of circumstances or otherwise a certified day industrial school ceases to be necessary or expedient for the proper training or control of the children of any class of population in the neighbour- 10 hood of that school, he may, after due notice, withdraw the certificate of the school, and thereupon such school shall cease to he a certified day industrial school. Provided that the reasons for withdrawing such certificate shall be laid before both Houses of Parliament within one month after notice of the withdrawal is given, 15 if Parliament be then sitting, and if not, within one month from the then next sitting of Parliament.

Funds.

7. The Commissioners of His Majestu's Treasury may from time to time contribute out of money provided by Parliament for the purpose such sums as the Chief Secretary from time to time 20 thinks fit to recommend towards the custody and maintenance of children detained in a day industrial school. 8. It shall and may be lawful for a county council, at a special

Power to COUNTY osuncil to enter into percentent with managers of day abastrial schools,

meeting of such council called for the purpose, to appoint and empower a committee of such council to enter into an agreement 95 with the managers of a day industrial school certified as aforesaid for the reception, maintenance, and keeping in such day industrial school from time to time of such children as are ordered by justices, or by a magistrate, to be sent there from the county, in consideration of such periodical payments as may be agreed upon 30 with such managers, and such county council shall pay such sums as may from time to time become payable under such agreement.

Power to magistrate to order parents of children sent to school to contribute.

9. Where two justices or a magistrate order a child to be sent to a certified day industrial school, the court shall also order the parent of such child, if liable to maintain him, to contribute to 35 his industrial training, elementary education, and meals in the school, such sum not exceeding two shillings per week as is named in the order; it shall be the duty of the local authority to obtain and enforce the said order, and every sum paid under the order shall be paid over to the local authority in aid of their expenses 40 under this Act. If a parent is unable to pay the sum required

by the said order to be paid, he shall apply to the guardians of the
a.D. 1803.
union in which he resides, who, if satisfied of such inability, shall
give the percut sufficient relief to pay the said sum, or so much
thereof as they consider him unable to pay.

b) 10. If on the hearing of any application to commit a child Sening to a day industrial school no order is made by the court for the papent to contribute towards the support of the child, is shall be is sade or lawful at any time during the detention of such child in a certified commissed, and industrial school for two justices or a magistrate having.

In particular, at the pines where the parent, tape-parent, or other possibilities a atterned-residence to the complaint of the school possibilities and attended residence committee and on a nummons to the parent, step-parent, or other person lable to maintain thin, to make an order of scores on him for payment to the school attendance committee or that the paget of such worldy arm and exceeding two shiftlers per seed, as to them or him seems reasonable during the whole or say part of the time for which the child is table to be maintained in the

the time for when the centre is hader to a marketing the school, unless the parent proves his inability to contribute.

11. Every such order or decree may specify the time during Durathou of 20 which the payment is to be made, or may direct the payment to color.

20 which the payment is to be made, or may direct the payment to be made nutil further order, and such payment may be enforced in any manner in which penalties for offences may be enforced.
12. The Chief Secretary may in his discretion remit either Power to

12. The Chief Secretary may in his ancestour cream other results wholly or partially any such order or payment. Two justices or 8 vary out 20 magistests having jurisdiction to make may from time the major of the school attendance committee or their goal, no, four-free adopt notice being first given of each of the school attendance committee or their goal, no, four-free adopt notice being first given of each of the school attendance committee.

or their agent, on fourteen days' notice being urst given or seen 30 application to the school attendance committee or their agent or to such persons respectively.

13. Where an attendance order obtained in pursuance of Whee child section four of the Irish Education Act, 1892, is not complied may be seen with without any reasonable excuse within the meaning of said should be supported by the complex of the purision of a magistrate may, in addition to the jurisdiction of the purision of the major and them by the said Act, no complexed on them by the said Act, no complexed on them by the said Act, no complaint made by the c. 42.

35 Act, two justices or a magistrate may, in addition to the plantaceous go 2 50 to vie conferred on them by the said Act, on complaint made by the a 42 school attendance committee, order as follows:—

(1) If the parent on the hearing of said complaint satisfies the court that he has used all reasonable efforts to enforce

the court that he has used all reasonable efforts to emicroe
compliance with the order, the court may, without inflicting
a penalty, order the child to be sent to a certified day
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industrial school, and if it appears to the court that there is no such school suitable for the child, then to a certified industrial school:

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(2) In the second or any subsequent case of non-compliance with the order, the court may order the child to be sent to a 5 certified day industrial school, and if it appears to the court

interval than two weeks. The child shall be sent to a

that there is no such school suitable for the child, then to a certified industrial school, and may, in its discretion, inflict the penalty prescribed in such case by the Irish Education Act, 1892, or it may for each such non-compliance inflict any 10 such penalty prescribed as aforesaid without ordering the child to be sent to an industrial school; provided that a complaint under this section with respect to a continuing non-compliance with any attendance order shall not be

repeated by the school attendance committee at any less 15

certified industrial school or certified day industrial school in pursuance of this section in like manner as if sent in pursuance of the Industrial Schools (Ireland) Act, 1868. and when so sent shall he deemed to have been sent in 20 pursuance of that Act and the Acts amending the same, and the parent if liable under the said Acts to contribute to the maintenance and training of his child when sent to a certified industrial school, shall be liable so to contribute when his child is sent in pursuance of this section. (3) Provided always, that no child shall be sent to any such industrial school except to some industrial school under the

exclusive management of persons of the same religious persuasion as that professed by the parents, or should that be unknown, by the guardians of such child, and in all cases 30 in which the religion of the parents or guardians of such child is unknown, the child shall be considered to belong to that religious persuasion in which he shall appear to have been baptised, or that not appearing to which he shall profess to belong. 35 14. Where the school attendance committee is informed by

Duty of enbool. attendance. committee to take proceedings.

any person of any child in their jurisdiction who is stated by that person to be liable to be ordered by a court under the Irish Education Act, 1892, to attend school or to be sent under this Act, or under the Industrial Schools (Ireland) Act, 1868, or any Act 40 amending the same, to a certified industrial school, it shall be the duty of the school attendance committee to take proceedings under

this Act, or the Industrial Schools (Ireland) Act, 1868, accordingly, A.D. 1908, unless the school attendance committee think it is inexpedient to take such proceedings.

15. Any child authorised by the Industrial Schools (Iroland) Power to S. Art, 1880, or any Act amending the same, to he sent to a cortified sides child industrial school may, if the court before whom the child is absoluted in the control of the court before whom the child is a school, receipt think it expedient, he sent to a cortified day industrial school by an order of a court max, during the nerical section is collected by an order of the court max, during the nerical sections?

10 detained during such hours as may be authorised by the rules of the school approved by the Chief Secretary.

16. Where a child is sent to a certified industrial school, or Lieszes for certified day industrial school, under this Act, or the Industrial shift is live Schools (Ireland) Act, 1868, upon the complaint or representation and of the school attendance committee under the Irish Education.

Act, 1892, the managers of such school may, if they think fit, at any time after the expinition of one month after the child is so sent, give him a licence under section twenty-one of the Industrial Solicono shall be conditional upon the child attending as a day licence shall be conditional upon the child attending as a day

30 licence shall he conditional upon the child attending as a day sebolar in such regular manner as is specified in the licence some school willing to receive him, and approved of by said managers named in the licence.

17. The managers of a certified day industrial school may, Power to 25 upon request by a school attendance committee, and of the parent rescribe child of a child, and upon the undertaking of the parent to pay towards setter the industrial training, elementary oftension, and meals of such court. child, such sum not less than one abilities are seeds, as the Chief

Secretary from time to time fixes, receive such child into the school 30 under an attendance order or without an order of the court, and there may be contributed out of somety provided by Partiaments in respect of that child such sum and on such conditions as the

the respect of that child such sum ond on such conditions as the Chief Secretary from time to time recommend.

18.—(1) The Lord Lieutenant, by Order in Council, may Power to

35 from time to time apply to a day industrial selool the provisions of 22 styles of the Industrial Schools (Ireland) Act, 1865, and the Acts a 25 say manending the anne, with such modifications as may be necessary industrial or proper for adapting such provisions to a day industrial school and bringing them into conformity with this Act.

40 (2) The Lord Lieutonant may, by Order in Council, revoke and vary any Order in Council made under this section.

(3) Every such Order shall be laid before both Houses of A D. 1903. Parliament within one month after it is made, if Parliament be then sitting, and if not, within one month after the beginning of the then next session of Parliament, and while in force shall have effect as if it were enacted in this Act.

19. The Chief Secretary may from time to time make, and when made revoke and vary, the form of orders for sending a child to a day industrial school and the manner in which children are to be sent to such school.